

## Remarks

In the office action dated April 7, 2004, the Examiner has indicated that independent claims 19, 31 and 39 are ambiguous in that the drill attachment is connectable to a drill chuck and the handle at the same time (simultaneously).

We have amended claims 19, 31, and 39 to overcome the 35 U.S.C. 112 rejection as explained below. All other independent claims remain as previously presented.

## Claim Rejections under 35 U.S.C. 112

Further to the telephone conversation that I had with the Examiner, James G. Smith on June 7, 2004, we have amended the claim language of claims 19, 31 and 39, where we have indicated that the drill attachment can be selectively mounted into a drill chuck or a handle as indicated in claim 19, paragraph (a) and claim 31, paragraph (d).

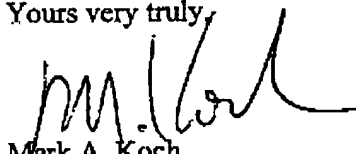
In addition, claim 39 has been amended to indicate that the drill attachment can be selectively mated together with a handle or onto a threaded output shaft of a power drill.

This is claim language that we agreed would overcome the 35 U.S.C. 112 objection.

The balance of the independent claims follow closely the language of application 09/983,567 which the Examiner has found to be allowance and therefore, all the claims depending from independent claims 19, 31 and 39 should be acceptable.

We now submit that this application is in a condition of allowance and look forward to receiving your reply, I remain.

Yours very truly,



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MAK:pf

Encl.

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